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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/044,858	11/13/2001	Steven Ausnit	769-300	9832
29540 7	7590 08/13/2003			
PITNEY, HARDIN, KIPP & SZUCH LLP 685 THIRD AVENUE NEW YORK, NY 10017-4024			EXAMINER	
			SIPOS, JOHN	
			ART UNIT	PAPER NUMBER
			3721	. 1
			DATE MAILED: 08/13/2003	11

Please find below and/or attached an Office communication concerning this application or proceeding.

7	Applicati n No.	Applicant(s)				
	10/044,858	AUSNIT, STEVEN				
Office Action Summary	Examin r	Art Unit				
	John Sipos	3721				
The MAILING DATE of this communication app Period for Reply	pears on the c ver she t with the c	orrespondence address				
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a repl - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statute - Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). Status	136(a). In no event, however, may a reply be tir ly within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from e, cause the application to become ABANDONE	mely filed ys will be considered timely. Ithe mailing date of this communication. ED (35 U.S.C. § 133).				
1) Responsive to communication(s) filed on 02.	June 2003 .					
2a) This action is FINAL . 2b) ⊠ Th	nis action is non-final.					
3) Since this application is in condition for allow closed in accordance with the practice under						
Disposition of Claims						
4) Claim(s) 1-20 is/are pending in the application						
4a) Of the above claim(s) is/are withdra	wil from consideration.					
6)⊠ Claim(s) <u>1-20</u> is/are rejected.	Claim(s) is/are allowed.					
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/o	or election requirement					
Application Papers	or oronom roquiromonia					
9) The specification is objected to by the Examine	er.					
10) The drawing(s) filed on is/are: a) □ acce	pted or b)⊡ objected to by the Exa	miner.				
Applicant may not request that any objection to th	e drawing(s) be held in abeyance. S	ee 37 CFR 1.85(a).				
11)☐ The proposed drawing correction filed on	_ is: a)□ approved b)□ disappro	oved by the Examiner.				
If approved, corrected drawings are required in re	ply to this Office action.					
12) The oath or declaration is objected to by the Ex	caminer.					
Priority under 35 U.S.C. §§ 119 and 120						
13) Acknowledgment is made of a claim for foreign	n priority under 35 U.S.C. § 119(a	ı)-(d) or (f).				
a) ☐ All b) ☐ Some * c) ☐ None of:						
1. Certified copies of the priority document	ts have been received.					
2. Certified copies of the priority document	ts have been received in Applicati	ion No				
 3. Copies of the certified copies of the prio application from the International Bu * See the attached detailed Office action for a list 	reau (PCT Rule 17.2(a)).	_				
14) Acknowledgment is made of a claim for domest	ic priority under 35 U.S.C. § 119(e) (to a provisional application).				
a) ☐ The translation of the foreign language pro	• •					
Attachprent(s)						
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s) _	5) Notice of Informal	y (PTO-413) Paper No(s) Patent Application (PTO-152)				
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REJECTIONS OF CLAIMS BASED ON FORMAL MATTERS

Claims 8 is rejected under 35 U.S.C. '112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. See previous Office actions.

REJECTIONS OF CLAIMS BASED ON PRIOR ART

Claims 12 is rejected under 35 U.S.C. '102(b) as being clearly anticipated by the patent to Sanborn (4,437,293 - cited by applicant) in view of Van Erden (6,212,857) or Strand (6,526,726) or Ausnit (6,131,369). The Sanborn patent discloses an apparatus and method for forming reclosable packages. It comprises of means for advancing a base film (35), means for loading the base film with two longitudinal rows of products (10), means for applying two zippers onto the base film (1), means for applying a cover film over the base film and the zippers (11), means for joining the zippers to the two films (30), means for transversely sealing the two films together and for cutting the sealed films transversely and longitudinally (38). The patent to Sanborn does not seal only a portion of the width of the zipper flange to the film. The patents to Van Erden, Strand and Ausnit show methods of forming reclosable packages wherein zippers with only a portion of the zipper flange are sealed to bag film leaving a portion of the flange unsealed to accommodate the slider (see Figure 6 of Van Erden; Figures 3 and 4 of Strand; Figures 4 and 5 of Ausnit). It would have been obvious to one skilled in the art to seal only a portion of the zipper flange of Sanborn as shown by any of the secondary references to accommodate a slider.

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Claims 1-20 are rejected under 35 U.S.C. '103(a) as being unpatentable over the patent to Sanborn (4,437,293) in view of Malin (6,138,436). As set forth above the Sanborn process is substantially equivalent to the one recited in the claims. The only difference between the claimed process and Sanborn is the forming of bags rather than of packages/film with pockets and the longitudinal sealing of the films together between the zippers to enclose the zippers. The patent to Malin shows a horizontal form-fill-seal bag forming operation which form a single row of bags by feeding a zipper (32) onto a film, placing products on the film at 30, folding the film over the zipper and the product ((32), sealing the zipper to the top and bottom of the film (84,86), sealing the top and bottom of the film to each other (68,70) to enclose the zipper (see Figure 6), and transversely sealing and cutting the bags between the products (65/67). Although the claims do not specifically exclude films with pockets, it would have been obvious to one of ordinary skilled in the art to use pocketless film in the process of Sanborn and form bags as shown by Malin. Furthermore, since Sanborn discloses an embodiment with dual zippers that are not joined together (see column 4, lines 59-69), it would have been obvious to one of ordinary skilled in the art to longitudinally seal the top and bottom films together between the two zippers to enclose the zippers as taught by Malin. The patent to Sanborn does not seal only a portion of the width of the zipper flange to the film. The patents to Van Erden, Strand and Ausnit show methods of forming reclosable packages wherein zippers with only a portion of the zipper flange are sealed to bag film leaving a portion of the flange unsealed to accommodate the slider (see Figure 6 of Van Erden; Figures 3 and 4 of Strand; Figures 4 and 5 of Ausnit). It would have been obvious to one skilled in the art to seal only a portion of the zipper flange of Sanborn as shown by any of the secondary references to accommodate a slider. The use of peel seals (claim 3,10),

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line of weakness (claim 4,18), sliders and slider stops (claim 6,7,13,14) and guides (claims 17

and 19) are well known in the bag making art and their use in the Sanborn operation would have

been obvious for their inherent advantages. Regarding the guides of claims 17 and 19, note guide

92 of Malin.

ADDITIONAL REFERENCES CITED

The cited prior art is made of record but has not been relied upon in the rejection of

claims. However, the prior art is considered pertinent to applicant's disclosure. These references

show bag forming methods with only a portion of the width of the zipper flange sealed to the

film.

Any inquiry concerning this communication should be directed to **Examiner John Sipos** at telephone number (703) 308-1882. The examiner can normally be reached from 6:30 AM to 4:00 PM Monday through Thursday.

The FAX number for Group 3700 of the Patent and Trademark Office is (703) 305-3579.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mr. Peter Vo, can be reached at (703) 308-1789.

Any inquiry of a general nature or relating to the status of this application should be directed to the Group Receptionist whose telephone number is (703) 308-1148.

John Sipos

Primary Examiner

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